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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/428,363	10/27/1999	FREDERICK MURRAY BURG	113571 4560		
759	90 03/18/2003				
SAMUEL H. I	OWORESKY	EXAMINER LIN, KENNY S			
AT & T CORP. P.O. BOX 4110					
MIDDLETOWN, NJ 07748					
MIDDEDIOWII, III 077 10			ART UNIT	PAPER NUMBER	
			2154	λ	
			DATE MAILED: 03/18/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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09/428,363	128,363 10/27/1999		FREDERICK MURRAY BURG	113571	4560	
22879	7590	02/26/2003				
HEWLETT PACKARD COMPANY P O BOX 272400, 3404 E. HARMONY ROAD			EXAMINER			
INTELLECTUAL PROPERTY ADMINISTRATION FORT COLLINS, CO 80527-2400				LIN, KENNY S		
TORT COLL	, CO	80327-2400		ART UNIT	PAPER NUMBER	
				2154	\sim	
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)	6
Office Action Summary		09/428,363		BURG ET AL.	
		Examiner		Art Unit	
		Kenny Lin		2154	
The MAILING D	ATE of this communication a		r sheet with the o		
Period for Reply		•		•	
THE MAILING DATE Of Extensions of time may be awafter SIX (6) MONTHS from the lift the period for reply specifies. If NO period for reply is specifies a little to reply within the set.	TUTORY PERIOD FOR REPORTHIS COMMUNICATION railable under the provisions of 37 CFR the mailing date of this communication. It is above is less than thirty (30) days, a reflied above, the maximum statutory perior or extended period for reply will, by statice later than three months after the maint. See 37 CFR 1.704(b).	I. 1.136(a). In no event, howe eply within the statutory mir od will apply and will expire tute, cause the application to	ever, may a reply be tir nimum of thirty (30) day SIX (6) MONTHS from o become ABANDONE	nely filed /s will be considered timely. I the mailing date of this communic ED (35 U.S.C. § 133).	cation.
1) Responsive to	communication(s) filed on 18	<u>8 December 2002</u> .			
2a)⊠ This action is F	INAL. 2b)□	This action is non-fi	inal.		
closed in accord	cation is in condition for allo dance with the practice unde	wance except for fo er <i>Ex parte Quayle</i> ,	ormal matters, p 1935 C.D. 11,	rosecution as to the mer 453 O.G. 213.	rits is
Disposition of Claims	10 1 40 07 in/one manding	in the application			
	16 and 18-27 is/are pending		ration		
·	claim(s) is/are withd	rawii iroini consider	ation.		
5) Claim(s)i					
6)⊠ Claim(s) <u>1-5, 7-</u> 7) Claim(s)	16 and 18-27 is/are rejected	•			
• • • • • • • • • • • • • • • • • • • •	are subject to restriction and	Nor election require	ement		
Application Papers	are subject to restriction and				
• •	is objected to by the Exami	ner.			
10) The drawing(s) fil	led on is/are: a)□ ac	cepted or b) dbject	ted to by the Exa	aminer.	
Applicant may n	ot request that any objection to	the drawing(s) be he	ld in abeyance. S	See 37 CFR 1.85(a).	
11) The proposed dra	awing correction filed on	is: a) 🔲 approve	ed b)∐ disappr	oved by the Examiner.	
If approved, corr	ected drawings are required in	reply to this Office ac	ction.		
12) The oath or decla	aration is objected to by the	Examiner.			
Priority under 35 U.S.C.					
, —	nt is made of a claim for fore	ign priority under 3	5 U.S.C. § 119(a	a)-(d) or (f).	
a)∏ All b)∏ Son	ne * c) None of:				
-	copies of the priority docume				
	copies of the priority docume				
applic	the certified copies of the pation from the International detailed Office action for a l	Bureau (PCT Rule	17.2(a)).		€
	is made of a claim for dome				ication).
a) The translat	ion of the foreign language	provisional applicat	ion has been re	ceived.	
Attachment(s)		-			
	ed (PTO-892) Patent Drawing Review (PTO-948) atement(s) (PTO-1449) Paper No(s	4) 5) 6) 6		ry (PTO-413) Paper No(s) Patent Application (PTO-152)	

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DETAILED ACTION

- 1. Claims 1-5, 7-16 and 18-27 are presented for examination.
- 2. The text of those sections of Title 35, U.S. code not included in this office action can be found in prior office action.

Claim Rejections - 35 USC § 103

- 3. Claims 1-5, 7-16 and 18-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barkan et al, U.S. Patent Number 6,366,575, in view of Morganstein et al, U.S. Patent Re. 37,001.
- 4. Barkan et al and Morganstein et al were cited in the last office action.
- 5. As per claims 1 and 13, Barkan et al taught the invention as claimed including a method/apparatus for setting up a call between a subscriber premises and a call center (fig. 1, col.1, lines 18-20) comprising:
 - a. Receiving a call set up request responsive to the subscriber premises (col.1, lines 18-29), said gateway being connected to the subscriber premises via a data network (col.3, lines 47-55);
 - b. Sending a query to the call center (col.5, lines 26-39);

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- c. Preparing a call set up instruction for setting up the call between the subscriber premises and the call center (col.6, lines 6-19) if an availability reply is received from the call center (col.5, lines 59-66); and
- d. Estimating a time-in-queue (col.5, lines 15-20) for the call center to be available to receive the call and preparing a call queue status message for delivery to the gateway (col.3, lines 58-67, col.4, lines 56-61, col.5, lines 27-37, line 53 to col.6, line 19, col.6, lines 52-55).
- 6. Although Barkan et al did not specifically teach to use a gateway for the system, Barkan et al taught to use a web server device which has the functionalities of a gateway (col.3, lines 39-55). Barkan et al did not specifically teach the reception of an unavailability reply from the call center. However, Morganstein et al taught the reception and use of unavailability replies (col.4, lines 63-67, col.6, lines 2-13) in their disclosure. Furthermore, Morganstein et al also taught to estimate the time-in-queue (col.5, lines 18-20) and prepare a call queue status message (col.2, lines 15-18, col.5, lines 26-39, col.9, lines 10-12). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Barkan et al and Morganstein et al because Morganstein et al's use of an unavailability reply helps Barkan et al's system from overloading the queues and incoming traffic and further provide the customers with alternate services.

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7. As per claims 2 and 14, Barkan et al and Morganstein et al taught the invention substantially as claimed in claims 1 and 13. Barkan et al further taught that a call path between subscriber premises and the call center is provided (col.6, lines 33-45).

- 8. As per claim 3, Barkan et al and Morganstein et al taught the invention substantially as claimed in claim 1. Barkan et al further taught that the call path is provided in response to the call set up instruction (col.6, lines 33-35).
- 9. Barkan et al did not specifically teach that the call path is provided by a network switch. However, Morganstein et al further taught that network switch may be included in the network to provide call paths (col.2, lines 34-42). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Barkan et al and Morganstein et al because Morganstein et al's teaching of including a switch in the network enables Barkan et al's system to receive and originate calls.
- 10. As per claims 4 and 15, Barkan et al and Morganstein et al taught the invention substantially as claimed in claims 1 and 13. Barkan et al further taught that a call to the subscriber premises is placed when providing the call path (col.6, lines 33-45).
- 11. As per claims 5 and 16, Barkan et al and Morganstein et al taught the invention substantially as claimed in claims 1 and 13. Barkan et al further taught that a call to the call center is placed when providing the call path (col.6, lines 33-45).

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- 12. As per claims 7 and 18, Barkan et al and Morganstein et al taught the invention substantially as claimed in claims 1 and 13. Morganstein et al further taught to send the call queue status message to the gateway for delivery to the subscriber premises (col.2, lines 15-18, col.3, lines 64-67, col.5, lines 26-39, col.9, lines 10-12).
- 13. As per claims 8 and 19, Barkan et al and Morganstein et al taught the invention substantially as claimed in claims 1 and 13. Barkan et al further taught to include the reception of an agent available notice from the call center (col.5 line 59 to col.6 line 19) and preparation of an updated call queue status message for delivery to the gateway (col.3, lines 58-67, col.4, lines 56-61, col.5, lines 27-37, line 53 to col.6, line 26, col.6, lines 52-55).
- 14. As per claims 9 and 20, Barkan et al and Morganstein et al taught the invention substantially as claimed in claims 1 and 13. Barkan et al further taught the preparation of an updated call queue status message for delivery to the gateway after receiving the availability reply (col.3, lines 58-67, col.4, lines 56-61, col.5, lines 27-37, line 53 to col.6, line 26, col.6, lines 52-55).
- 15. As per claims 10 and 21, Barkan et al and Morganstein et al taught the invention substantially as claimed in claims 1 and 13. Barkan et al further taught that the subscriber premises include a computer for communication with the gateway and a telephone for

communicating with the call center (figs.1-3, col.1, lines 18-29, col.3, lines 3-12, 39-45, 47-52, col.4, lines 44-46).

- 16. As per claims 11-12 and 22-23, Barkan et al and Morganstein et al taught the invention substantially as claimed in claims 1 and 13. Barkan et al further taught the preparation of a call connection message related to the call being set up between the subscriber premises and the call center and sending the call connection message to the gateway for delivery to the subscriber premises (col.6, lines 33-60).
- 17. As per claims 24 and 26, Barkan et al and Morganstein et al taught the invention substantially as claimed in claims 1 and 13. Barkan et al further taught that the data network is Internet (col.3, lines 47-52, 58-60).
- 18. As per claims 25 and 27, Barkan et al and Morganstein et al taught the invention substantially as claimed in claims 1 and 13. Barkan et al further taught to utilize a telephone at the subscriber premises for enabling communication between a user at the subscriber premises and an available agent at the call center (fig.1, col.3, lines 3-12, col.4, lines 44-46).

Conclusion

19. Applicant's arguments with respect to claims 1-5, 7-16 and 18-27, filed on 12/18/2002 have been considered but are not deemed to be persuasive and are moot in view of the new ground(s) of rejection.

20. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

21. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kenny Lin whose telephone number is (703)305-0438. The examiner can normally be reached on 8 AM to 5 PM Tuesday to Friday and every other Monday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on (703)305-9678. Additionally, the fax numbers for Group 2100 are as follows:

Official Responses:

(703) 746-7239

After Final Responses:

(703) 746-7238

Draft Responses:

(703) 746-7240

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-5140.

ksl February 20, 2003

MENG-AL T. AN
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100

Magby